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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/656,074	09/06/2000	Elliott Glazer	10655.9200	9142
20322 7	7590 06/17/2004		EXAMINER	
SNELL & WILMER ONE ARIZONA CENTER 400 EAST VAN BUREN PHOENIX, AZ 850040001			NALVEN, ANDREW L	
			ART UNIT	PAPER NUMBER
			2134	
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			DATE MAILED: 06/17/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		09/656,074	GLAZER ET AL.			
		Examiner	Art Unit			
		Andrew L Nalven	2134			
← The MAILING Period for Reply	DATE of this communication app	pears on the cover sheet with the c	orrespondence address			
THE MAILING DATE - Extensions of time may be after SIX (6) MONTHS from - If the period for reply speci- - If NO period for reply is specifable. - Failure to reply within the second reply received by the Company of the Second reply received by the Second reply reply received by the Second reply reply received by the Second reply received by the Second reply received by the Second reply reply received by the Second reply received by the Second reply reply received by the Second reply reply received by the Second reply received by the Second reply reply received by the Second reply reply received by the Second reply reply received by the Second reply rep	E OF THIS COMMUNICATION. available under the provisions of 37 CFR 1.13 in the mailing date of this communication. field above is less than thirty (30) days, a reply ecified above, the maximum statutory period we let or extended period for reply will, by statute,	Y IS SET TO EXPIRE 3 MONTH(36(a). In no event, however, may a reply be time, within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE to date of this communication, even if timely filed	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1) Responsive to	communication(s) filed on 25 M	arch 2004.				
· · · · · · · · · · · · · · · · · · ·	This action is FINAL . 2b) This action is non-final.					
3)☐ Since this appl	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accor	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4)⊠ Claim(s) <u>1-23</u> i	s/are pending in the application.					
4a) Of the abov	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s)	Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-23</u> i	☑ Claim(s) <u>1-23</u> is/are rejected.					
7) Claim(s)	Claim(s) is/are objected to.					
8) Claim(s)	Claim(s) are subject to restriction and/or election requirement.					
Application Papers						
9) The specification is objected to by the Examiner.						
10)⊠ The drawing(s)	10)⊠ The drawing(s) filed on <u>06 September 2000</u> is/are: a) accepted or b)⊠ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or dec	laration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.			
Priority under 35 U.S.C	. § 119					
a) All b) So 1. Certified 2. Certified 3. Copies of applications.	ome * c) None of: copies of the priority documents copies of the priority documents of the certified copies of the prior on from the International Bureau	s have been received in Application it is a secure of the contraction in the contract of the c	on No ed in this National Stage			
Attachment(s)						
 Notice of References Cit Notice of Draftsperson's 	ted (PTO-892) Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da				
	Statement(s) (PTO-1449 or PTO/SB/08)		atent Application (PTO-152)			

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DETAILED ACTION

- 1. Claims 1-23 are pending.
- 2. Amendment submitted 25 March 2004 has been received and entered.

Drawings

3. This application has been filed with informal drawings which are acceptable for examination purposes only. Formal drawings will be required when the application is allowed.

Response to Arguments

4. Applicant has argued on pages 6 and 7 With regards to claims 1 and 14 that the Atkinson reference (US Patent No. 5,892,904) fails to teach the authenticating of the authenticity key to verify the source of the formatted data, but instead only teaches the use of the hash value to determine if the code has been modified in any way. Examiner agrees that Atkinson does teach the determining if modifications to a file were made using hash values, but disagrees with Applicant's assertion that no form of source authentication is taught. Atkinson teaches the use of a code certification or signing method for ensuring authenticity and integrity of a computer program, code, or an executable file received over computer network (Atkinson, column 5 lines 64-67). Atkinson defines "ensuring authenticity" as the assuring of the recipient of the identity of

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the source of the file (Atkinson, column 6 lines 8-9). In order to ensure authenticity, Atkinson's disclosed system authenticates an authenticity key in the form of a publisher signature (Atkinson, column 6 lines 44-49). As such, Examiner asserts that the Atkinson reference does teach the authenticating of the authenticity key to verify the source of the formatted data (Atkinson, column 6 lines 8-9 and 44-49).

- 5. Applicant's argument's with regards to claim 21 on Page 7 have been considered but are most in view of the new grounds of rejection.
- Applicant has argued on Pages 7 and 8 with regards to claims 8 and 13 that the Atkinson reference fails to specifically disclose an "authentication server" or a server "being configured to insert an authenticity key into the web page requested from the client thereby facilitating the client to authenticate the authenticity key to verify the source of the web page." Examiner notes that claim 8 does not require the data to be a web page and as such is directed merely to generic data. With regards to applicant's argument, Examiner respectfully disagrees. Atkinson teaches the inserting of an authenticity key into the data requested from the client thereby facilitating the client to authenticate the authenticity key to verify the source of the data (Atkinson, column 6 lines 1-17). Thus, Atkinson teaches all of the functionality of the Applicant's authentication server. Further, with regards to claim 13, Atkinson teaches that the authenticated data can be any of a computer program, code, or an executable file. It is well known in the art that web pages are composed of code such as HTML.

 Nevertheless, Examiner has relied upon the Berstis reference (US Patent No.

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6,366,912) to teach the downloaded content being web pages (see rejection of claim 13 below).

Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 1-3, 8-9, 13-16, and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Atkinson et al US Patent No 5,892,904 in view of Berstis et al US Patent No 6,735,694. Atkinson discloses a system for code certification of network transmissions. Bertis discloses a method and system for certifying authenticity of a copy of a web page.
- 9. With regards to claims 1 and 14, Atkinson teaches receiving a data request from a client (Atkinson, column 1 lines 19-48), retrieving data based on the received data request (Atkinson, column 1 lines 19-48, column 5 lines 37-44), formatting the retrieved data wherein the formatted data includes at least one authenticity key (Atkinson, column 5 line 64 column 6 line 16), returning the formatted data to the client (Atkinson, column 6 lines 11-16), and authenticating the authenticity key to verify the source of the formatted data (Atkinson, column 6 lines 8-9 and 44-49). Atkinson fails to teach the formatting occurring in real time. Berstis teaches that upon retrieving the data,

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formatting of the retrieved data occurs in real time (Berstis, column 5 lines 26-32, column 6 lines 7-13). At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to utilize Berstis' method of applying formatting in real time with Atkinson's code certification system because it offers the advantage of allowing for time certification by providing a method of determining the time that a web page was formatted with an authenticity key (Berstis, column 1 lines 31-48).

- 10. With regards to claims 2 and 15, Atkinson as modified teaches the formatted data being a web page (Berstis, column 5 lines 41-46).
- 11. With regards to claims 3 and 16, Atkinson as modified teaches the reading of the formatted data at the client (Atkinson, column 7 lines 35-38), determining if the formatted data includes the at least one authenticity key (Atkinson, column 7 lines 35-45), and verifying authenticity based on the authenticity key if it is included (Atkinson, column 7 lines 27-30).
- 12. With regards to claims 8 and 13, Atkinson teaches a client, server, and a network wherein the client and server communicate (Atkinson, Figure 2A), an authentication server that is in communication with the server (Atkinson, column 5 line 64 column 6 line 16), and an authentication server being configured to insert an authenticity key into the web page requested from the client thereby facilitating the client to authenticate the authenticity key to verify the source of the web page (Atkinson, column 6 lines 1-17, Berstis, column 5 lines 26-32, column 6 lines 7-13). At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to utilize Berstis' method of automatically inserting an authenticity key into requested data with

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Atkinson's code certification system because it offers the advantage of allowing for time certification by providing a method of determining the time that a web page was formatted with an authenticity key (Berstis, column 1 lines 31-48).

- 13. With regards to claim 9, Atkinson as modified teaches a client including a browser (Atkinson, column 5 lines 47-44) wherein pages are displayed to a user on a display device on the client (Atkinson, column 5 lines 45-63).
- 14. With regards to claim 20, Atkinson teaches the receiving and returning steps being implemented via at least one of the Internet, interactive television system, broadband system, regular band system, wireless system, radio transmission, landline phone system, and cellular phone system (Atkinson, column 5 lines 25-35).
- 15. Claims 4, 6, 10-11, 17, and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Atkinson et al US Patent No 5,892,904 in view of Berstis et al US Patent No. 6,735,694, as applied to claims 3, 8, 10 and 16 above, and in further view of Wallent et al US Patent No 6,366,912.
- 16. With regards to claims 4 and 17, Atkinson as modified teaches the verification of an authenticity stamp (Atkinson, column 7 lines 23-30) but fails to teach the displaying of the data based on the verification of the authenticity key. Wallent discloses a browser that displays data based on the verification of a security rules (Wallent, column 11 line 18 column 12 line 3). At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to utilize Wallent's method of displaying data after verifying the security procedures because it offers the advantage of allowing

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the browsing of the World Wide Web while reducing the risks of malicious code being downloaded from a web page (Wallent, column 1 lines 24-37 and column 2 lines 10-19).

- 17. With regards to claims 6 and 23, Atkinson as modified teaches an authenticity key being applied to each file (Atkinson, column 6 lines 11-16) but fails to teach the file being a graphic file. Wallent teaches the downloading to a user of a web page as described above and the web page including a graphic file (Wallent, column 1 lines 31-35).
- 18. With regards to claims 10-11, Atkinson as modified teaches the adding of an authentication key to an object and its subsequent verification but fails to specifically teach the object being a page and thus a server sending a page to the client. Wallent teaches a server sending a page to a client (Wallent, Figure 9). At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to utilize Wallent's method of applying security to web pages sent from a server because it offers the advantage of allowing the browsing of the World Wide Web while reducing the risks of malicious code being downloaded from a web page (Wallent, column 1 lines 24-37 and column 2 lines 10-19).
- 19. Claim 21 is rejected under 35 U.S.C. 103(a) as being unpatentable over Atkinson et al US Patent No 5,892,904 in view of Berstis et al US Patent No. 6,735,694, as applied to claim 1 above, and in further view of Asad et al US Patent No 6,539,093. Asad discloses a key ring organizer for an electronic business using public key infrastructure.

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20. With regards to claim 21, Atkinson as modified teaches the step of authenticating the authenticity key to verify the source of the formatted data (Atkinson, column 6 lines 8-9 and 44-49), but fails to teach the use of a browser plug-in interfacing with a MIME type. Asad teaches the use of a browser plug-in interfacing with a MIME type (Asad, column 7 lines 22-35). At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to utilize Asad's method of using plug-ins interfacing with a MIME type with Atkinson as modified because it offers the advantage of allowing the certification of third party keys by way of a browser initiating a request message to the plug-in (Asad, column 3 lines 20-42).

- 21. Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Atkinson et al US Patent No 5,892,904 in view of Berstis et al US Patent No. 6,735,694, as applied to claim 8 above, and in further view of Walker et al US Patent No 6,286,001. Walker discloses a system and method for authorizing access to data on content servers in a distributed network.
- 22. With regards to claim 22, Atkinson as modified fails to teach the authentication server verifying a user ID and password. Walker teaches the authentication server verifying a user ID and password (Walker, column 11 lines 45-53). At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to utilize Walker's user ID/password method with Atkinson as modified because it offers the advantage of allowing greater control over the authorization to view designated web sites (Walker, column 2 lines 52-64).

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- 23. Claims 5, 7, 12, and 18-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Atkinson et al US Patent No 5,892,904, Berstis US Patent No. 6,725,694 and Wallent et al US Patent No 6,366,912 as applied to claims 4, 11, and 17 above, and further in view of Houser et al US Patent No 5,606,609.
- 24. With regards to claims 5 and 18, Atkinson as modified above fails to teach the displaying of an authenticity stamp. Houser teaches an authenticity stamp being displayed for data that has been successfully verified (Houser, column 8 lines 12-15 and column 7 lines 52-59). At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to utilize Houser's method of displaying an authenticity stamp because it offers the advantage of providing a user friendly deterrent to forgery and alterations to documents (Houser, column 3 lines 15-46).
- 25. With regards to claim 7 and 19, Atkinson as modified above fails to teach the displaying of a non-authenticity stamp. Houser teaches an non-authenticity stamp being displayed for data that has been unsuccessfully verified (Houser, column 16 lines 44-48).
- 26. With regards to claim 12, Atkinson as modified above fails to teach the display including an indication of the authenticity based on the authenticity key. Houser teaches an authenticity stamp being displayed when an authenticity stamp is verified (Houser, column 8 lines 12-15 and column 7 lines 52-59). At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to utilize

Houser's method of displaying an authenticity stamp because it offers the advantage of providing a user friendly deterrent to forgery and alterations to documents (Houser, column 3 lines 15-46).

Conclusion

27. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

28. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew L Nalven whose telephone number is 703 305 8407. The examiner can normally be reached on Monday - Thursday 8-6, Alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gregory Morse can be reached on 703 308 4789. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Andrew Nalven

OGREGORY MORSE
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100